The Massachusetts Legislative Process
(adapted from Mass Audubon)

All bills are filed by the first Wednesday in December before the start of the first annual season in January (bills can be filed at any time during the legislative calendar, but those filed after this date are called ‘late files’).

Bills are sent to one of the 26 joint standing committees. Public hearings are convened for each bill between February and May. This is called the bill’s ‘first reading.’

House floor debate. This is called the bill’s ‘second reading.’ If one-fifth of the House members present request a ‘roll call’, the vote is recorded; if not, a ‘voice vote’ is taken.

Senate floor. This is the bill’s ‘third reading.’ The process here is the same as on the House floor. Once engrossed by the Senate, the bill goes through one more procedural step (a final vote on enactment by both the House and Senate).

However, if the Senate amends the House-engrossed bill and makes changes that House members object to, then a House-Senate Conference Committee will be established to resolve differences between the two branches. Conference Committee report cannot be further amended. Once enacted by the House and Senate, the bill is sent to the Governor.

Governor’s signature. The Governor has ten days to sign the bill into law. If they do not, the bill dies, unless both branches of the legislature overrise their veto by two-thirds vote.